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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/665,358	09/19/2000	Igor Stojiljkovic	94-784-L	8279

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EXAMINER

HAYES, ROBERT CLINTON

ART UNIT PAPER NUMBER

1647

DATE MAILED: 09/30/2002

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Please find below and/or attached an Office communication concerning this application or proceeding.

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09/665,358			

EXAMINER	
ART UNIT	PAPER NUMBER
	42

DATE MAILED:

Please find below a communication from the EXAMINER in charge of this application


Commissioner of Patents

The communication filed on **08/05/02** is not fully responsive to the communication mailed **07/03/02** for the reason(s) set forth on the previously attached Notice to Comply With the Sequence Rules. For example, in contrast to that stated in Applicants' response, parent application 08/537,361 had two separate sequence submission of 18 and 14 SEQ ID Nos, respectively. Therefore, because 18 sequences are listed in the specification, the sequence with 18 SEQ ID Nos has currently been transferred to this application. Again, as previously made of record, a new paper copy of the raw Sequence Listing is still required, since the current Raw Sequence Listing lists only 14 SEQ ID Nos. Lastly, page 6 (line 25) of the specification incorrectly states 790 vs. 791 a.a., as does page 7 (line 15) incorrectly state 791 vs. 792 a.a., as does page 8 (line 6) incorrectly state 791 vs. 790 a.a. Appropriate correction is required throughout the specification. Note that 37 CFR 1.821 (a)(2)(c-d) states that *each sequence disclosed must appear separately in the "Sequence listing" and in the text of the description and claims* whenever described. See MPEP 2422 & 2431. Applicant must comply with the requirements of the sequence rules (37 CFR 1.821 - 1.825) before the application can be examined under 35 U.S.C. §§ 131 and 132.

Since the response appears to be **bona fide**, but through an apparent oversight or inadvertence failed to provide a complete response, applicant is given **ONE (1) MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment under 37 CFR 1.821(g). EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a) from the date of the original **07/03/01** communication. In no case may an applicant extend the period for response beyond the six month statutory period.

Any inquiry concerning this communication should be directed to Examiner **Robert C. Hayes**, Art Unit **1647**, whose telephone number is **703-305-3132**.


Robert C. Hayes, Ph.D.
September 27, 2002


GARY KUNZ
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